NEWS NOTES FROM AMERICAN LEGION

A band of 3,500 pieces, the largest of its kind ever assembled in the United States, will play at the national convention of the American Legion in Kansas City October 31, November 1and 2. A contest of the 100 Legion bands and drum corps will be held to determine the three best musical organizations. The combined bands will play under the direction of the leader of the band winning first

Terribly burned in a gasoline explosion, Louis Turner, world war vet- point in Pyramid Canyon about 12 eran of Bloomington, Ill., was not expected to recover. In a hospital at to a point on the Colorado river about Davenport, Ia., however, the skin of two American Legion comrades was state line and to a point on Virgin grafted on to his body and he is now river about fourteen miles above its out of danger. The two men did not mouth. Any objection to such appliknow Turner except that he was "a cation, or request for a hearing therebuddy, out of luck."

Co-operation of every member of the American Legion is preventing Executive Secretary, Federal Power abuse of the reduced railroad fare privilege extended Legion men and their families to the organization's national convention at Kansas City October 31. Novebmer 1 and 2, is asked in a bulletin distributed by national headquarters at Indianapolis. It is feared that the low rate tickets will fall into the hands of persons not entitled to their use.

The two half backs on the University of Iowa football team are both ex-service men and fathers, according to the American Legion of the state. Donald McRae, Council Bluffs, one of the varsity backs, has a son three and a half years old and Glen Devine, Des Moines, has a son esven months old. Donald McRae, the father, is a son of Mrs. Donald McRae, president of the Women's Auxiliary of the Legion of Iowa, and a candidate for national head of the organization.

Veterans of the world war are given preference for postmasterships in an executive order given the Civil Service Commission by President Harding. Five points will be added to the examination rating of every prospective master in government service during thhe war; age limitations may be waived in such cases and the period of war service reckoned as a part of the required length of business experi-

A congressional investigation of Fox Hills, L. I., hospital and management of that institution is demanded by the American Legion and its Women Auxiliary of New York. The Legion charges that sick and wounded men are lodged in a fire-trap and that false reports have been sent by the hospital authorities to Washington in nection with the patients' application for government compensation.

Celebrated war slogans will decorate the boxes of the distinguished visitors at the American Legion national convention in Kansas City Octeber 31. "They shall not pass" will be placarded in front of Marshal mines and mines of other precious By-Laws of the corporation and fix the amount to be reserved as the metals and minerals, and to secure opproved for the tag for General Per- the States and Territories of the Unishing's. Quotations for Admiral Beatty, Baron Jacques and General Diaz lease, rent, own, hold, operate, build, are being resurrected by a convention committee.

produces the finest diamonds," the American Legion of that state will present the new national commander, elected at the Legion convention in Kansas City November 2, a 2.32 carat flawless canary diamond. The Arkansas veterans will at the same time present Marshal Foch a scarf pin set with an Arkansas pearl.

An aerial traffic cop will operate "stop" and "go" signs above Kansas City during the national convention of the American Legion there October, 31, Nevember 1 and 2. Governors Hyde, Missouri, and Allen, Kansas, have commissioned Dudley Steele, former army aviator, to patrol the air lanes, preventing traffic "jams" and prohibit low flying and stunting over the city by fliers who take part in the aerial derby and circus. The Kansas City Flying Club will prosecute of-

Aroused by threats of violent death against prominent members of the American Legion in Iowa, federal authorities are conducting an investigation. John B. Wallace, son of the Sec retary of Agriculture, was informed by a note that he would "come across with \$200 or be blown to hell." He didn't and wasn't. Harry H. Polk, Des Moines, received a similar note threatening to blow up his apartments and him, too, because he "led the boys to death on the battlefield of France."

When General Pershing visits Kansas City this month to attend the convention of the American Legion he will be received by members of his post of the Legion of Lincoln, Neb. The general, as Lieut. Pershing, was military instructor at the University of Nebraska on his first assignment from West Point, 20 years ago.

For years women have been wearing

down the street than of flying or who wouldn't deign to soil their soft and lily white hands by handling the kitch- useful in the operation of said coren dishes, have been promenading the poration, and to develop, and so work, D. EDWARDS, known to me to be the streets wearing dresses made of old wash boilers and dishpans-for scientiests tell us there is much more tin counters these days for silk. Isn't it mortifying?

FEDERAL POWER COMMISSION

In compliance with the Federal Water Power Act (41 Stat., 1063) notice is hereby given that the Southern California Edison Company, Edison Building, Los Angeles, California, as filed Colorado river and tributaries from a ganized. miles north of Mohave City, Arizona, five miles east of the Arizona-Nevada on, together with any briefs, reports, or other data for which consideration is desired, should be submitted to the Commission, Washington, D. C. First insertion Oct. 28, 1921. Last insertion Dec. 16, 1921.

> Office of GEORGE BRODIGAN Secretary of State

THE STATE OF NEVADA DEPARTMENT OF STATE

I, George Brodigan, the duly elected, qualified and acting Secretary of State f the State of Nevada, do hereby certify that the annexed is a true, full and correct transcript of the original Articles of Incorporation of KATHERINE MOHAWK

MINING CO. as the same appears on file and of record in this office.

In Witness Whereof I have here unto set my hand and affixed the Great Seal of State, at my office in Carson City, Nevada, this 23rd day of September, A. D. 1921. GEORGE BRODIGAN,

Secretary of State. By R. S. BURRIS,

Deputy. ARTICLES OF INCORPORATION

of KATHERINE MOHAWK MINING CO.

Know All Men By These Presents: That we, the undersigned, have this day solemnly associated ourselves together for the purpose of forming a corporation under the laws of the State of Nevada.

And we hereby certify: ARTICLE I. That the name of said corporation shall be KATHERINE MOHAWK MINING CO.

ARTICLE II. The object and purpose for which this company is formed and incorporated and the business enterprise, pursuit or occupation in which this company proposes to en-

gage is: First: To purchase, acquire, mortgage, bond, lease, rent, own, hold, open, develop, operate, sell, or otherwise dispose of mines and mining property, placer and quartz gold Christmas" has been ap- tions upon the same in any or all of ted States of America; to buy, acquire maintain, mortgage, sell, or otherwise dispose of water rights, water ways, sluice ways, and ditches, including "To show the world that Arkansas pipe lines necessary for the development of mines that are purchased or are being worked by this corporation; to appropriate water for mining and other beneficial purposes, and to exercise the right of eminent domain in connection therewith, for the purpose of acquiring rights of way for ditches, flumes, sluices, pipe lines, and all of the purposes necessary to appropriate and beneficially enjoy water and water rights in connection with the handling of precious metals; to build, buy, sell, mortgage, operate and maintain dredges, and all mining machinery and machinery and materials for hydraulic mining, stamp mills, and other mills necessary for handling the ores, and for working placer mines base ores, and for handling and developing mines of every character and nature whatsoever; to erect, maintain and construct buildings on its own or leased property, for use in connection with the mines owned and operated by the said corporation; to buy, sell and use teams, wagons, saw mills, and all articles and things necessary for carrying out the purpose of this corporation or other wise; to do and perform every act necessary and convenient to carry on the purposes aforesaid, of said corporation, or any of them.

Second: To purchase, secure, own, sell, lease, mortgage or otherwise deal in and dispose of personal property, rights or privileges which this corporation may deem necessary for the advantage of its business.

Third: To pay cash, or issue stock in payment for any and all property, of whatsoever nature or kind, authorized to be acquired, held and operated by this said corporation.

Fourth: To acquire, by purchase pre-emption, location, lease, license grant, option, conveyance, assignment, agreement or otherwise, lode and placer claims, mill sites, oil, gas, gypsum, asphaltum, petroleum, asbestos, salt dresses made almost entirely of tin water franchises, privileges, silver and have supposed that they were and gold mines, or any other mines of wearing silk. Women who would no every kind, character and nature, in- personally appeared CHARLES CA- 600.00 feet to Cor. No. 3; thence S. First publication Oct. 7. more think of carrying a dinner pail cluding rights or property necessarily BLE, C. A. STEPHENS, CHAS. J. 83 degrees 13 minutes E. 1506.00 feet Last publication Nov. 4.

LEGAL NOTICES

utilize, and sell the same and carry on a general business for the working and development of lode and placer than silk in the goods passed over the claims, construction, purchase and operation of mines and plants, and the treatment and reducttion of ores.

Fifth: To deal in mortgages, bonds, or stock of other corporations, to purchase or hold, acquire or hypothecate, or sell the same outright, and convey title thereto as fully and completely as though the said corporation was a co-partnership. To do any and all things necessary or convenient to carry out any or all of the purposes application covering power projects on for which this said corporation is or-

ARTICLE III. That the place where its principal business is to be transacted shall be Carson City, Ormsby County, State of Nevada, but an office may be maintained in the City and County of San Francisco, State of California, or elsewhere.

ARTICLE IV. That the term for which this corporation shall exist is perpetual and unlimited from and after the date of its incorporation.

ARTICLE V. That the members of the governing board of this corporation shall be styled directors; that the number of its directors shall be five (5) and that the names and residences of those who are appointed for the first year are:

Residences Names Charles Cable, San Francisco, Calif. C. A. Stephens, San Francisco, Calif. Charles J. Blumenthal, San Francisco, Calif.

W. G. Deal, Oakland, Calif. H. D. Edwards, Reno, Nevada.

ARTICLE VI. That the amount of the capital stock of this corporation shall be Two Hundred Thousand Dollars (\$200,000), divided into Two Million (2,000,000) shares of the par value of Ten Cents, said stock shall not be subject to assessment.

ARTICLE VII. That the amount of said capital stock which has been actually subscribed is One Thousand and Four Dollars \$1,004.00) and the following are the names of the persons by whom the same has been subscribed, to-wit:

Charles Cable, 20 shares... \$ 2.00 W. G. Deal, 5000 shares 500.00 Charles J. Blumenthal, 2500 shares 250.00

C. A. Stephens, 2500 shares 250.00 H. D. Edwards, 20 shares 2.00 ARTICLE VIII. This corporation shall have power to conduct business in all its branches and have one or more offices in the State of Nevada, as well as other offices in any or all of the States or Territories of the

tries In furtherance and not in limitation of the powers granted by statute, the Board of Directors are expressly au-

United States and in all foreign coun-

thorized: books) or any of them shall be open mining claims. to the inspection of the stockholders and the stockholders rights in this re- said H. E. McPherson has hereunto spect shall be limited accordingly.

2. To make, alter and rescind the ber, 1921. working capital; to fix the time of the declaration and payment of dividends; to authorize and cause to be executed mortgages and leases upon real and personal property of the corporation, provided always, that a twothirds (2-3) majority of the board concur therein.

3. To sell the capital stock or treasury stock of the corporation at absence of fraud in any such case, the judgment of the Board of Directors as thereon, together with any briefs, reto the sufficiency of the price per share at which said stock is sold shall be conclusive. The Board of Directors and Executive Committee shall, unless otherwise directed by law, have D. C. the power to act in the following man-

The company may use and apply its surplus earnings or accumulated profits not set apart for the purpose of paying dividends for the purpose of acquisition of property and for the purchase or acquisition of the capital stock or bonds or securities of any other corporation or company, from time to time to such an extent and in such manner and upon such terms as the Board of Directors shall detercapital stock so purchased or acquired shall be regarded as profits for the purpose of paying dividends, unless of the Board of Directors. This corporation reserves the right to amend or change or repeal any provision contained in this certificate in the manner now or hereafter prescribed by the statute for the amendment of the Certificate of Incorporation.

IN WITNESS WHEREOF, We have hereunto set our hands and seals this 5th day of April, A. D. 1921. CHARLES CABLE,

C. A. STEPHENS, CHARLES J. BLUMENTHAL, W. G. DEAL, H. D. EDWARDS. STATE OF CALIFORNIA,

City and County of San Francisco-ss On this 5th day of April, in the year 1921, before me, C. B. Sessions, a Notary Public in and for the said City and County of San Francisco, LEGAL NOTICES

BLUMENTHAL, W. G. DEAL and H. persons described in, whose names are subscribed to and who executed the within instrument and who acknowledged to me that they executed the same, freely and voluntarily, for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in the City and County of San Fancisco, State of California, the day and year first minutes E. 1500.00 feet to Cor. No. 4; above written.

C. B. SESSIONS. (Seal) Notary Public in and for the City and of beginning. County of San Francisco, State of

California. First insertion Oct. 28. Last insertion December 2.

NOTICE TO CREDITORS

Estate of LARRY O'NEILL, deceased Notice is hereby given by the undersigned. C. R. Van Marter, Administrator of the estate of LARRY O'NEILL. deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice to the said C. R. Van Marter, Administrator, at the office of Louis L. Wallace, attorney, in Kingman, Mohave County, Arizona, the same being the place for the transacson of the business of said estate, in said County of Mohave.

C. R. VAN MARTER. Administrator of the Estate of Larry O'NNeill, Deceased.

Dated at Kingman, Arizona, this 8th day of October, 1921. First insertion Oct. 7. Last insertion Nov. 4

NOTICE OF NON-LIABILITY FOR LABOR OR MATERIALS FURNISHED

NOTICE is hereby given to all persons, that the undersigned H. E. Mc-PHERSON is the owner of an undivided one-third interest in the Palo Verde's Nes. 1, 2, 3, 4, 5, 6, 7 and 8, minings claims, hereinafter described, with all the improvements thereon.

The undersigned is not working or operating said mine or mining claims, or any part thereof, and does not intend to work or operate said mine or mining claims or any part thereof, or purchase any supplies or materials therefor, and neither he nor his interest will be responsible for labor or supplies.

The name of said mine or mining claims are:

The PALO VERDE Nos. 1, 2, 3, 4, 5 6, 7, and 8. Situate, lying and being in the Chemehuevis Mining District in Mohave County, in the State of Arizona. The location notice of said mine or mining claims being duly recorded in Book — at page — of Notices of Location of Mining Claims, 1. To determine, from time to in the office of the County Recorder time, when and under what regula- of said Mehave County, State of Artions and conditions the accounts and izona, to which book and page referbooks of the corporation (except the ence is hereby made for a more parstock books and stock and transfer ticular description of said mine or

WITNESS WHEREOF, the IN set his hand this 29th day of Septem-

H. E. McPHERSON.

FEDERAL POWER COMMISSION

In compliance with the Federal Water Power Act (41 Stat., 1063) notice is hereby given that the Stone Consolidated Copper Company, 1548 S. Hoover Street, Los Angeles, California, has filed an application coverwhatever price per share the board ing a power project on Williams may deem proper, irrespective of the River in Mohave and Yuma Counties, par value of such shares and in the Arizona. Any objection to such application, or request for a hearing ports, or other data for which consideration is desired, should be submitted to the Executive Secretary, Federal Power Commission, Washington,

> First publication Oct. 14. Last publication Dec. 2.

NOTICE OF APPLICATION FOR U. S. PATENT Serial No. 052023 Survey No. 3757

United States Land Office, Phoenix, Arizona, Oct. 6, 1921. NOTICE IS HEREBY GIVEN: That in pursuance of Chapter Six of mine and neither the property nor the Title Thirty-Two, Revised Statutes of the United States, and amendments thereto, CLARA H. RICHARDS, of Boise, Idaho, by E. E. ARMOUR as rwise determined by a majority her Attorney-in-fact, whose residen and post office address is Kingman Arizona has applied for a patent for 1500 linear feet on the PORTLAND, SUNSHINE and SUNSHINE No. 2 lode mining claims, respectively, bearing gold, silver, and other precious metals, with surface ground 300 feet each side of said lodes, all situate in Minnesota Mining District, Mohave County, Arizona, as by Mineral Survey No. 3757 and the official plat and field notes on file in the United States Land Office, Phoenix, Arizona, to-wit:

Portland Lode Beginning at Cor. No. 1 whence the corner of Sections, 14, 15, 22, 23, T. 28 N., R. 21 W., G. & S. R. B. & M., bears S. 33 degrees .04 minutes W. 665.28 feet; thence N. 83 degrees 13 minutes W. 1500.00 feet to Cor. No. 2; thence N. 6 degrees 47 minutes E.

LEGAL NOTICES

to Cor. No. 4; thence S. 6 degrees 47 minutes W. 600.00 feet to Cor. No. 1 the place of beginning.

Sunshine Lode

Beginning at Cor. No. 1 whence the 4 corner between Sections 14 and 15, T. 23 N., R. 21 W., bears S. 30 degrees .07 minutes W. 80 feet; thence S. 2 degrees 57 minutes W. 1500.00 feet to Cor. No. 2; thence N. 83 degrees 13 minutes W. 601.34 feet to Cor. No. 3; thence N. 2 degrees 57 thence S. 83 degrees 13 minutes E. 601.34 feet to Cor. No. 1, the place

Sunshine No. 2 Lode

Beginning at Cor. No. 1 whence the 1/4 corner between Sections 14 and 15. T. 23 N., R. 21 W., bears S. 30 degrees .07 minutes W. 80 feet; thence feet to Cor. No. 2; thence N. 2 degrees 57 minutes E. 1500.00 feet to Cor. No. 3; thence S. 83 degrees 13 minutes E. degrees 57 minutes W. 1500.00 feet to Cor. No. 1, the place of beginning. Variation at all corners as to all three said claims 15 degrees 30 minutes E.

Location

This survey is located in the Minnesota Mining District, Mohave County, Arizona, and in the W. 1/2 Sec. 14. and the E. 1/2 Sec. 15, T. 23 N., R. 21 W., G. & S. R. B. & M. Lode Lines

As near as can be determined from present developments, the veins of the various claims of this survey, extend as follows from their respective discoveries: Portland lode, S. 83 degrees 13 minutes E. 749 feet, and N. 83 degrees 13 minutes W. 751 feet from the discovery shaft.

Sunshine lode, S. 2 degrees 57 minutes W. 1080 feet, and N. 2 degrees 57 minutes E. 420 feet from the discovery cut.

Sunshine No. 2 lode, S. 2 degrees 57 minutes W. 227 feet, and N. 2 degrees 57 minutes E. 1273 feet from the discovery cut.

Area Total area applied for (20.661 acres each claim) . ..61.983 acres Record

The location certificates of said lodes are recorded in the mining records in the office of the Recorder of follows:

Book Page Name PORTLAND (Amended Location Certificate)Y. Y. SUNSHINE (Amended Location Certificate)Y. Y.

SUNSHINE No. 2 (Amended Location Certificate) .. Y. Y.

First insertion Oct. 14. Last insertion Dec. 16-t10

NOTICE TO TAXPAYERS

Notice is hereby given that the tax roll for the year 1921 is now in my possession for the collection of taxes levied thereon.

Taxes are payable at the office of the County Treasurer and Tax Collector, located in the Court House, in Kingman, Ariz., between the hours of 9 o'clock a. m. and 5 o'clock p. m.

One-half of the taxes on all personal property secured by re one-half of the taxes on all real property will be due and payable on the undersigned co-owner, have expended FIRST MONDAY IN SEPTEMBER the sum of \$100 on each of the foland will be delinquent on the FIRST lowing described mines or mining MONDAY IN NOVEMBER next claims, situated in the Wallapai minthereafter, at 5 o'clock p. m., and un- ing district, Mohave County, Arizona, less paid prior thereto four per cent to-wit: Chicago and Yellowstone minwill be added there to as penalty, and ing claims, notice of location of which interest from the time of delinquency are of record in the mining records until paid. That the remaining onehalf of the taxes on all personal property secured by real property and onehalf the taxes on real property will be due and payable on and after the and the amendments thereto, and the FIRST MONDAY IN MARCH next, and will be delinquent on the first MONDAY IN MAY next, thereafter, at 5 o'clock p. m., unless paid prior thereto, four per cent will be added thereto as penalty and interest from the time of the delinquency at the rate of ten per cent per annum until paid. All taxes must be paid the time the first installment, as herein provided, is due and payable.

School poll tax and road tax must be paid with the first installment of property tax, unless exempt by law and in possession of a receipt showing the tax has geen paid.

Revenue Laws of Arizona Par. 4917. Not earlier than sixty days nor later than six months after taxes become delinquent, suit shall be filed by the County Treasurer, as ex-officio Tax Collector, to enforce payment of such delinquent taxes in the Superior Court of the Coun-ty where taxes are due, which same Court shall have jurisdiction, without regard to the amount sued for, to enforce the lien of the State. It shall be the duty of the County Attorney or his assistant, in each county to prepare all pleadings, papers and notices in all suits for the collection of delinquent taxes, and to prosecute the same to final determination and he shall receive no compensation therefor other than his official salary. It shall be the duty of the County Treasurer, when suit shall have been commenced against any tract of land or town lot action of the business of said estate, in in said "back tax book" to note opposite said tract of land or town lot. such fact, also against whom suit has

Given under my heard and seal of this office, September 5th, 1921. WAYNE HUBBS,

Given under may hand and seal of

LEGAL NOTICES

CERTIFICATE OF AMENDMENT

ARTICLES OF INCORPORATION

of OATMAN REVENUE MINES COMPANY

Know All Men By These Presents: That at the special meeting of the stockholders of the Oatman Revenue Mines Company, a corporation, held at the office and principal place of business of the company, in the Armour Building, in the Town of Kingman, State of Arizona, on the 18th day of October, A. D. 1921, which said meeting was duly and legally called, noticed, and held, in the manner prescribed in the Articles of Incorporation and the By-Laws of said corporation, at which there were present 543,000 shares of its capital stock, out N. 83 degrees 13 minutes W. 601.34 of 846,000 shares, the total issued and outstanding stock of said corporation, by resolution unanimously adopted by the stockholders and stock thereby 601.34 feet to Cor. No. 4; thence S. 2 represented at said meeting, the name of said corporation as now and heretofore employed, namely, Oatman Revenue Mines Company, was changed to Katherine Revenue Mines Company, and the second paragraph of Article I of said corporation was thereby amended to be and read as follows:

ARTICLE I. (Paragraph Two therof) The name of the corporation shall be, and is, the Katherine Revenue Mines Company.

IN WITNESS WHEREOF, The said company has caused this certificate to be executed by its President, and its corporate seal to be affixed and attested by its Secretary, this 18th day of October, A. D. 1921. -(Corporate Seal.)

OATMAN REVENUE MINES COMPANY, By HENRY JOHNSON,

ATTEST: CHARLES M. LEONARD, Secretary

STATE OF ARIZONA, County of Mohave ss.

Before me, E. E. Armour, a Notary Public in and for the County and State aforesaid, on this 18th day of October, A. D. 1921, personally appeared Henry Johnson, known to me to be the President of the Oatman Revenue Mines Company, a corporation, and Charles M. Leonard, known Mohave County, State of Arizona, as to me to be the Secretary of said corporation, and whose names as such officers are subscribed to the feregoing instrument on behalf of said corporation, and each of them acknowledged to me that they executed the same on behalf of said corporation Certificate)...Y. Y. 99 therein expressed.

JOHN R. TOWLES, IN WITNESS WHEREOF, I have

hereunto set my hand and affixed my Register. official seal, the day and year in this certificate first above written.

E. E. ARMOUR, Notary Public in and for the County of Mohave, State of Arizona. My commission expires January 18, 1923

First insertion Oct. 21. Last publication Nov. 25-t6

FORFEITURE NOTICE

To H. B. PROSSER, W. W. SEAVER, W. J. MERRIFIELD, MRS. W. J. MERRIFIELD their heirs or as-

You are hereby notified that we, the of Mohave county, Arizona said expenditure being made in compliance with and under the provisions of section 2324 R. S. of the United States laws of the state of Arizona concerning annual labor, in order to hold said claims for the year 1920; that there is due from you on account of said expenditure for labor and improvements for said year 1920 the sum of \$66.66, and you are hereby notified that if within 90 days from the personal service upon you of this notice, or within 90 days after the service upon you by publication, you fail, refuse or neglect to contribute your proportion of said expenditures your interest in said mining claims will be forfeited and become the property of the undersigned, your co-owner, in accordance with the laws in such case made and provided.

M. N. HONEYWELL O. J. OWENS. Kingman, Arizona, July 25, 1921. First insertion July 29. Last insertion October 28.

NOTICE TO CREDITORS

Estate of AllenA. Dutton, Dec Notice is hereby given by the undersigned, Charles A. Dutton, Ex of the last will and testament of Allen A. Dutton, Deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers within ten months after the first pub lication of this notice to the said Charles A. Dutton, at the office of John M. Hines, Jr., Kingman, Arizona, the same being the place for the transsaid County of Mohave.

CHARLES A. DUTTON, Executor of the will of Allen A. Dutton, Decease Dated this 6th day of October, 1921. First insertion Oct. 7.

Last insertion Nov. 4-t5. Many a man spoils a good joke by furnishing his own applause.